Determinate Plus/CCB Monthly Report

August 31, 2006

- o TABLE OF CONTENTS
- INTRODUCTION
- Background on Determinate-Plus/CCB Sentences
- o TABLES P-A through P-G
- o Tables displaying data related to Determinate-Plus Sentenced Inmates.
- o GRAPH End of Month Prison Population of Offenders with Determinate-Plus Sentences
- o GRAPH Proportion of Inmates with Sex Offenses who have Determinate-Plus Sentences
- o TABLES H-A through H-B
- o Tables displaying data related to CCB Release Hearings held by the ISRB.
- o TABLES C-A through C-E
- Tables displaying data related to CCB Offenders Being Supervised in the Community

INTRODUCTION

Determinate Plus Sentences are those imposed on certain sex offenders (RCW 9.94A.712(3)(4)(5)), effective September 1, 2001. These offenders have the maximum sentence and a minimum term set within the appropriate Sentencing Reform Act (RCW 9.94A) range set by the Court. Offenders maybe released from prison after an Indeterminate Sentence Review Board (Board) hearing. Results of a Department of Corrections (DOC) End of Sentence Review, and recommended conditions coming out of the review, are considered by at Board hearing. Offenders released to community custody, hereafter referred to as CCB (Community Custody Board) offenders, have conditions of supervision that are set by the Court and the Board. If the Board determines that the offender is not ready for release to community custody, a new minimum term, not to exceed two years, set by the Board. The CCB offenders who are released to community custody are under DOC supervision until the statutory maximum term of the Determinate Plus sentence.

The intent of the legislation is to enhance public safety, by putting certain (serious) sex offenders under the jurisdiction of the Board. In this way, there will be a balancing of risk to public safety and offender rehabilitation. The Board may do this by making decisions to keep offenders in prison longer that the initial minimum term set by the Court. In addition, once offenders were released to community custody, the Board may revoke the community custody of offenders who violated the terms of release and supervision.

- The Determinate Plus sentences are imposed for offenders convicted of the following crimes.
- For an offender who is not a persistent offender, generally speaking where the current offense is the offender's first sex offense: Rape 1°; Rape 2°; Rape of Child 1°; Rape of Child 2°; Child Molestation 1°; Indecent Liberties, With Forcible Compulsion; Sex Predator Escape.
- For an offender who attempts or completes any of the following with a sexual motivation finding: Murder 1°; Murder 2°; Homicide By Abuse; Kidnap 1°; Kidnap 2°; Assault 1°; Assault 2°;
- Assault of Child 1°; Burglary 1°.

0

For an offender who has a prior conviction for an offense listed in RCW 9.94A.030(32)(b) and is convicted
of any sex offense that was committed after September 1, 2001."

TABLE P-A MOST SERIOUS 6151 CRIME BY RACE AND HISPANIC ORIGIN AS OF AUGUST 31, 2006

							RA	CE					
CRIME	TOTAL	WH	ITE	BLA	ACK	N.A. II	NDIAN	ASIA	N/P.I.	OTH	HER	UNKN	OWN
		N	%	N	%	N	%	N	%	N	%	N	%
TOTAL	915	757	82.7	90	9.8	26	2.8	22	2.4	11	1.2	9	1
RAPE OF CHILD 1	187	166	88.8	10	5.3	4	2.1	4	2.1	2	1.1	1	0.5
RAPE 1	70	49	70	18	25.7	1	1.4	1	1.4	1	1.4		
RAPE 2	98	73	74.5	16	16.3	5	5.1	3	3.1			1	1
RAPE OTHER	5	4	80			1	20						
RAPE OF CHILD 2	142	122	85.9	9	6.3	4	2.8	5	3.5	1	0.7	1	0.7
VIO SEX, CHILD	265	232	87.5	12	4.5	8	3	5	1.9	4	1.5	4	1.5
IND LIBERTIES	22	15	68.2	4	18.2	1	4.5	2	9.1	•			
NV SEX, CHILD	32	28	87.5	3	9.4	1	3.1						
OTHER SEX CRIME	94	68	72.3	18	19.1	1	1.1	2	2.1	3	3.2	2	2.1

		HISPANIC	ORIGIN		
HISPANIC		NON- HISPANIC		UNKNOWN	
N	%	N	%	N	%
135	14.8	760	83.1	20	2.2
18	9.6	166	88.8	3	1.6
11	15.7	59	84.3		
23	23.5	74	75.5	1	1
ı		5	100		
26	18.3	113	79.6	3	2.1
44	16.6	210	79.2	11	4.2
2	9.1	19	86.4	1	4.5
2	6.3	29	90.6	1	3.1
9	9.6	85	90.4		

TABLE P-B 6151 INMATES COUNTY OF CONVICTION BY MOST SERIOUS 6151 CRIME AS OF AUGUST 31, 2006

	T .	CRIME TYPE																	
COUNTY OF CONVICTION	TOTAL	RAPE OF	_		PE 1		APE 2	RAPE (СНІ	E OF LD 2	VIO SEX	, -		BERTIES		, -	CR	ER SEX RIME
		N	%	N	%	N	%	N _	%	N	%	N	%	N	%	NV	%	N	%
TOTAL	915	187	20.4	70	7.7	98	10.7	5	0.5	142	15.5		29	22	2.4		3.5	94	10.3
ADAMS	4			1	25	<u>. </u>	-	-				2	50	1	25				
ASOTIN	5	2	40					-		1	20		20			1	20		
BENTON	24	4	16.7			3	12.5	-		8	33.3		37.5						
CHELAN	7	1	14.3					-				2	28.6					4	57.1
CLALLAM	8	2	25			1	12.5			2	25	3	37.5	-					
CLARK	93	27	29	1	1.1	4	4.3			17	18.3		31.2	1	1.1		1.1	13	14
COWLITZ	24	5	20.8	2	8.3		-	-		6	25	8	33.3	1	4.2	1	4.2	1	4.2
DOUGLAS	5	1	20			1	20			1	20	2	40						
FERRY	1							1	100			-							
FRANKLIN	10			2	20	1	10			3	30		40						
GRANT	18	3	16.7			2	11.1					11	61.1					2	11.1
GRAYS HARBOR	29	4	13.8			3	10.3			11	37.9	6	20.7			3	10.3	2	6.9
ISLAND	3	1	33.3	1	33.3			-				1	33.3						
JEFFERSON	3					1	33.3					1	33.3	1	33.3				
KING	166	30	18.1	19	11.4	30	18.1	3	1.8	18	10.8	38	22.9	7	4.2	3	1.8	18	10.8
KITSAP	60	10	16.7	4	6.7	5	8.3			4	6.7	29	48.3	1	1.7	3	5	4	6.7
KITTITAS	5	l.				1	20					2	40	2	40				
KLICKITAT	10	4	40	3	30					2	20							1	10
LEWIS	31	7	22.6			2	6.5			6	19.4	6	19.4	2	6.5	4	12.9	4	12.9
LINCOLN	1	l.					•					1	100						
MASON	12	2	16.7	1	8.3	1	8.3			1	8.3	5	41.7			1	8.3	1	8.3
OKANOGAN	7	2	28.6	1	14.3	1	14.3					3	42.9					. 1.	
PACIFIC	2	1	50									1	50						
PEND OREILLE	1			1	100														
PIERCE	123	30	24.4	16	13	9	7.3			20	16.3	24	19.5	3	2.4	1	0.8	20	16.3
SAN JUAN	1			. 1		1	100											. 1.	
SKAGIT	13	3	23.1			1	7.7			3	23.1	4	30.8					2	15.4
SKAMANIA	2					1	50					1	50						
SNOHOMISH	98	15	15.3	6	6.1	6	6.1			24	24.5	37	37.8	1	1	4	4.1	5	5.1
SPOKANE	59	8	13.6	8	13.6	11	18.6			7	11.9	8	13.6	1	1.7	7	11.9	9	15.3
STEVENS	8	4	50									4	50			l. l.		. 1.	
THURSTON	35	9	25.7			6	17.1			1	2.9	11	31.4	1	2.9	2	5.7	5	14.3
WALLA WALLA	2	1	50	. 1		1	50			.		i. i				l. l.		. 1.	
WHATCOM	25	7	28	3	12	3	12			3	12	7	28			l. 1.		2	8
WHITMAN	4	i. 1		. 1		. 1		1	25	3	75							. 7.	
YAKIMA	16	4	25	1	6.3	3	18.8			1	6.3		31.3			1	6.3	1	6.3

TABLE P-C 6151 INMATES VIOLENT CRIME CONVICTIONS BY AGE AS OF AUGUST 31, 2006

												AGE											
	TOTAL	18 TO	20	21 TC	24	25 TO	29	30 TC	34	35 TO	39	40 TC) 44	45 7	0 49	50 TC) 54	55 T(O 59	60 T	O 64	65 AND	OVER
		N	%	N	%	N	%	N	%	N	%	N	%	N	%	N	%	N	%	N	%	N	%
TOTAL	915	36	3.9	127	13.9	148	16.2	120	13.1	145	15.8	118	12.9	85	9.3	54	5.9	38	4.2	18	2	26	2.8
NONVIOLENT	43	1	2.3	5	11.6	5	11.6	3	7	7	16.3	11	25.6	4	9.3	3	7	3	7	1	2.3	'	
VIOLENT	872	35	4	122	14	143	16.4	117	13.4	138	15.8	107	12.3	81	9.3	51	5.8	35	4	17	1.9	26	3

NOTE: The definition of Violent Crime is the statutory definition contained in RCW 9.9A.030(32)(b).

TABLE P-D 6151 INMATES MOST SERIOUS 6151 CRIME BY 6151 SENTENCING GROUP AS OF AUGUST 31, 2006

				GRO	DUP		
CRIME	TOTAL	FIRST	NON-	SEX	UAL	PREVIO	US SEX
CKIIVIE	IOIAL	PERSISTE	NT CRIME		ATION		ENSE
		N	%	N	%	N	%
TOTAL	915	777	84.9	82	9	56	6.1
RAPE OF CHILD 1	187	187	100			-	-
RAPE 1	70	66	94.3	•	•	4	5.7
RAPE 2	98	98	100				•
RAPE OTHER	5	•	-	•	•	5	100
RAPE OF CHILD 2	142	142	100			-	-
VIO SEX, CHILD	265	265	100	•	•		•
IND LIBERTIES	22	19	86.4			3	13.6
NV SEX, CHILD	32	-	-	-	-	32	100
OTHER SEX CRIME	94		•	82	87.2	12	12.8

NOTE: The definitions for the 6151 Sentencing Groups are contained in RCW 9.94A.712(3)(4)(5).

TABLE P-E 6151 INMATES TIME LEFT UNTIL THE EARLIEST POSSIBLE RELEASE DATE BY CURRENT CUSTODY AS OF AUGUST 31, 2006

CURRENT CUSTODY

		CLO		MAX		MED		MIN	
TIME TO ERD	TOTAL	N	%	N	%	N	%	N	%
TOTAL	915	145	15.8	12	1.3	279	30.5	479	52.3
PAST RELEASE	14	1	7.1	•	•	6	42.9	7	50
LESS THAN 1YR	69	6	8.7			11	15.9	52	75.4
LESS THAN 3YR	178	8	4.5	3	1.7	29	16.3	138	77.5
LESS THAN 10YR	484	74	15.3	6	1.2	180	37.2	224	46.3
OVER 10YR	170	56	32.9	3	1.8	53	31.2	58	34.1

NOTE: The time left until Earliest Possible Release date is calculated by subtracting end-of-the-month date from the current ERD.

Offenders with ERDs prior to the end of the current month are considered Past Release.

Current Custody categories are based on Prison Custody Classification codes; MI3 is in MEDIUM and all other minimum placements in MINIMUM.

TABLE P-F 6151 INMATES CURRENT LOCATION BY CURRENT CUSTODY AS OF AUGUST 31, 2006

	TOTAL			CU	RRENT C	USTODY			
CURRENT LOCATION		CLO		MAX		MED		MIN	
		N	%	N	%	N	%	N	%
TOTAL	915	145	15.8	12	1.3	279	30.5	479	52.3
OUT OF STATE	1	-		-	-	-		1	100
FLORENCE CC AZ	76	25	32.9 .	-		33	43.4	18	23.7
CBCC	24	21	87.5 .	-		2	8.3	1	4.2
CBCC MED	18			-		15	83.3	3	16.7
CBCC IMU	2	1	50	1	50.	-	-	-	
WCC REC	31	18	58.1 .	-		11	35.5	2	6.5
MCC-WSR	33	25	75.8 .	-		3	9.1	5	15.2
MCC-TRU	106			1.		19	17.9	87	82.1
MCC-SOC	22	3	13.6	3	13.6	6	27.3	10	45.5
WSP	52	47	90.4 .	-		4	7.7	1	1.9
WSP MED	43			-		35	81.4	8	18.6
WSP IMU	2			2	100 .	-	-	-	
WCC WOMEN	6			-		6	100 .	-	
WCC TRNG	48	1	2.1 .	-		33	68.8	14	29.2
WCC IMU	5	1	20	4	80 .	-		-	
WCC HOS	1		- -	-		1	100 .	-	
MICC	62	1	1.6 .	-		3	4.8	58	93.5
MICC IMU	1	-		-	-	-		1	100
OLYMPIC CC	1	-		-	-	-		1	100
PRAIRIE MN	106	2	1.9 .	-		21	19.8	83	78.3
LARCH CC	2		- -	-	-	-		2	100
AIRWAY HTS MED	131			-		56	42.7	75	57.3
AIRWY HTS MIN	3			- -	-	-		3	100
COYOTE RDG CC	5		- -	1.		-		5	100
STAFFORD CRK CC	126		- -			31	24.6	95	75.4
SCCC IMU	3			2	66.7 .	-		1	33.3
AHTANUM VW ALF	5		. -	<u> </u>		<u> </u>	 	5	100

TABLE P-G 6151 INMATES TIME LEFT UNTIL THE EARLIEST POSSIBLE RELEASE DATE SEX OFFENDER TREATMENT PROGRAM STATUS AS OF AUGUST 31, 2006

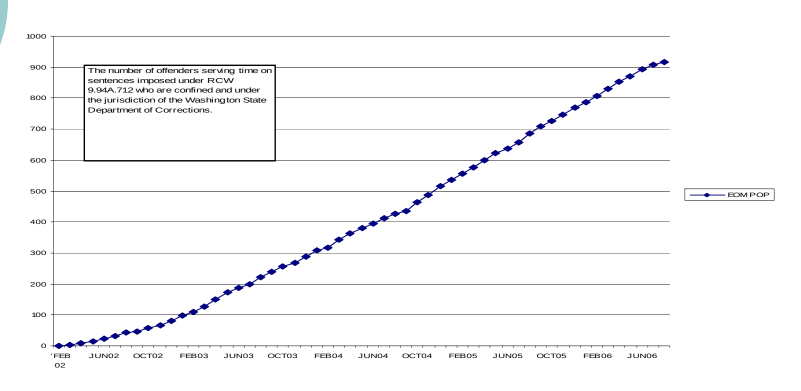
								(STATUS								
	TOTAL	COMPLE	TED	NOW PROG		WAITING PF	ROGRAM	NEEDS PR	IORITY	LOW PR	NORITY	ISSUE RESC		DECL PROG			NATED Gram
TIME TO ERD		N	%	N	%	N	%	N	%	N	%	N	%	N	%	N	%
TOTAL	904	17	1.9	32	3.5	101	11.2	609	67.4	53	5.9	57	6.3	34	3.8	1	0.1
PAST RELEASE	14	3	21.4					4	28.6			4	28.6	3	21.4		
LESS THAN 1YR	68	5	7.4	19	27.9	3	4.4	12	17.6	8	11.8	14	20.6	7	10.3		
LESS THAN 3YR	179	7	3.9	13	7.3	65	36.3	26	14.5	26	14.5	24	13.4	17	9.5	1	0.6
LESS THAN 10YR	477	2	0.4			32	6.7	407	85.3	17	3.6	12	2.5	7	1.5		
OVER 10 YR	166					1	0.6	160	96.4	2	1.2	3	1.8				

NOTE: The the Sex Offender Treatment Program Status groupings are presented here for discussion. These may change over time.

The time left until Earliest Possible Release date is calculated by subtracting end-of-the-month date from the current ERD.

Offenders with ERDs prior to the end of the current month are considered Past Release.

POPULATION OF DETERMINATE PLUS INMATES AT THE END OF THE MONTH



DETERMINATE PLUS/6151 OFFENDERS vs ALL OTHER SEX OFFENDERS IN PRISON, SELECTED MONTHS

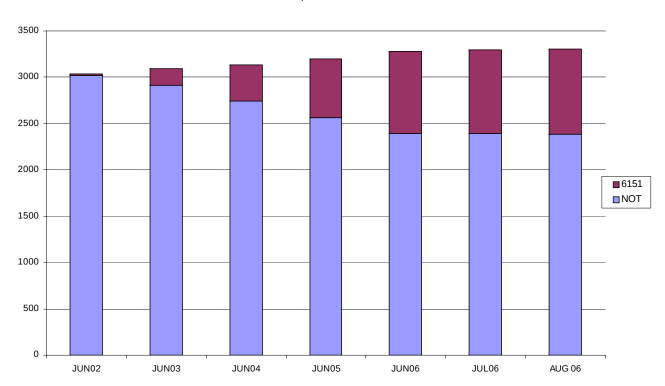


TABLE H-A CCB-HEARINGS HELD BY THE ISRB HEARING TYPE BY BOARD DECISION AS OF AUGUST 31, 2006

HEARTYPE	TOTAL						F	Υ					
		FY	02	FY	03	FY	04	FY	05	FY	06	FY	07
		N	%	N	%	N	%	N	%	N	%	N	%
TOTAL	162	1	0.6	10	6.2	28	17.3	44	27.2	66	40.7	13	8
1ST 420/CCB REL HRG	114	1	0.9	10	8.8	20	17.5	29	25.4	42	36.8	12	10.5
2ND 420/CCB REL HRG	31					7	22.6	10	32.3	14	45.2		
3RD 420/CCB REL HRG	14					1	7.1	5	35.7	8	57.1		
4TH 420/CCB REL HRG	3									2	66.7	1	33.3

NOTE: ".420" (RCW 9.95.420) hearings, also known as CCB Release Hearings, held in the institutions, take place to determine whether an offender with a Determinate-Plus/6151 sentence is releasable. Denial of release and setting an additional term of up to 24 months must be based upon a finding by the Indeterminate Sentencing Review Board (ISRB) that a preponderance of evidence indicates the inmate is more likely than not to commit sex offenses if released on conditions.

In the event an inmate is found releasable, upon receipt of an acceptable release plan, recommended conditions and an approvable residence, the Board will issue an "Order of Release to Community Custody and Supervision Conditions".

TABLE H-B CCB-HEARINGS HELD BY THE ISRB HEARING TYPE BY BOARD DECISION AS OF AUGUST 31, 2006

HEARING TYPE	TOTAL			DECIS	ION		
		NOT RELEA	SABLE	RELEAS	ABLE	DECISION PE	NDING
		N	%	N	%	N	%
TOTAL	161	88	54.7	63	39.1	10	6.2
1ST 420/CCB REL HRG	113	52	46	53	46.9	8	7.1
2ND 420/CCB REL HRG	31	23	74.2	8	25.8	•	
3RD 420/CCB REL HRG	14	12	85.7	1	7.1	1	7.1
4TH 420/CCB REL HRG	3	1	33.3	1	33.3	1	33.3

NOTE: ".420" (RCW 9.95.420) hearings, also known as CCB Release Hearings, held in the institutions, take place to determine whether an offender with a Determinate-Plus/6151 sentence is releasable. Denial of release and setting an additional term of up to 24 months must be based upon a finding by the Indeterminate Sentencing Review Board (ISRB) that a preponderance of evidence indicates the inmate is more likely than not to commit sex offenses if released on conditions.

In the event an inmate is found releasable, upon receipt of an acceptable release plan, recommended conditions and an approvable residence, the Board will issue an "Order of Release to Community Custody and Supervision Conditions".

TABLE C-A
CCB OFFENDERS BEING SUPERVISED
CRIME BY RACE AND HISPANIC ORIGIN
AS OF AUGUST 31, 2006

					RAC	E					
CRIME	TOTAL	WH	ITE	BLA	CK	ASIAN	VP.I.	OTH	ER	UNKNO	NW
		N	%	N	%	N	%	N	%	N	%
TOTAL	39	29	74.4	7	17.9	1	2.6	1	2.6	1	2.6
RAPE OF CHILD 2	1									1	100
VIO SEX, CHILD	4	4	100								
IND LIBERTIES	1	1	100								•
NV SEX, CHILD	2	2	100								
OTHER SEX CRIME	31	22	71	7	22.6	1	3.2	1	3.2		

	Н	ISPANIC O	RIGIN		
HISPA	NIC	NON-HIS	SPANIC	UNKNOW	
N	%	N	%	N	%
13	33.3	25	64.1	1	2.6
1	100		•		
1	25	3	75		
1	100		•		•
		2	100		
10	32.3	20	64.5	1	3.2

NOTE: The period of CCB supervision is for the entire duration of the maximum sentence.

Routine contacts and verifications during supervision are carefully noted on electronic file chronological screen (chronos) by the Community Corrections Officer (CCO) to facilitate any necessary Board interventions

TABLE C-B CCB OFFENDERS BEING SUPERVISED COUNTY OF SUPERVISION BY CRIME AS OF AUGUST 31, 2006

	TOTAL	CRIME											
COUNTY OF SUPERVISION		RAPE OF CHILD 2		VIO SEX,	CHILD	IND LIB	ERTIES	NV SEX	, CHILD	OTHER SEX CRIME			
		N	%	N	%	N	%	N	%	N	%		
TOTAL	39	1	2.6	4	10.3	1	2.6	2	5.1	31	79.4		
CLARK	2				-					2	100		
COWLITZ	1									1	100		
KING	22	1	4.5	1	4.5	1	4.5	1	4.5	18	81.8		
KITSAP	1			-				-		1	100		
LEWIS	1	-								1	100		
PIERCE	4	-	•	•	-			1	25	3	75		
SNOHOMISH	3			1	33.3			•		2	66.7		
SPOKANE	4			1	25					3	75		
YAKIMA	1			1	100								

CCB OFFENDERS BEING SUPERVISED COUNTY OF SUPERVISION BY SUPERVISION STATUS AS OF AUGUST 31, 2006

COUNTY OF	TOTAL			SU	SUPERVISION STATUS								
SUPERVISION	'	ICE DETAINED		DEPO	RTED	ACTIVE FIELD		DETAINED		OUT OF STATE			
		N	%	N	%	N	%	N	%	N	%		
TOTAL	39	4	10.3	11	28.2	22	56.4	1	2.6	1	2.6		
CLARK	2					1	50	-		1	50		
COWLITZ	1					1	100	-	•		•		
KING	22	4	18.2	11	50	7	31.8						
KITSAP	1		-	-	-	1	100		•		•		
LEWIS	1	-	-	-	-	1	100		•				
PIERCE	4	-	-			3	75	1	25				
SNOHOMISH	3					3	100			-			
SPOKANE	4					4	100			-			
YAKIMA	1					1	100						

TABLE C-D
CCB OFFENDERS BEING SUPERVISED
VIOLENT CRIME CONVICTIONS BY AGE
AS OF AUGUST 31, 2006

VIOLENT	TOTAL	AGE													
		18 TO 20		21 TO 24		25 TO 29		30 TO 34		35 TO 39		40 TO 44		45 TO 49	
		N	%	N	%	N	%	N	%	N	%	N	%	N	%
TOTAL	39	13	33.3	5	12.8	6	15.4	5	12.8	5	12.8	5	12.8	5	14.7
NONVIOLENT	2			2	100										
VIOLENT	37	13	35.1	3	8.1	6	16.2	5	13.5	5	13.5	5	13.5	5	15.6

NOTE: The definition of Violent Crime is the statutory definition contained in RCW 9.94A.030(32)(b).

TABLE C-E CCB OFFENDERS BEING SUPERVISED SEX OFFENDER TREATMENT REQUIREMENTS BY CLASSIFICATION CATEGORY AS OF AUGUST 31, 2006

SEX OFFENDER		OFFENDER CLASSIFICATION										
TREATMENT	TOTAL	RI	ΛA	RI	ИΒ	INACTIVE/DEPORTED						
REQUIRED	TOTAL	N	%	N	%	N	%					
TOTAL	39	12	30.8	12	30.8	15	38.5					
NO	9	3	33.3	1	11.1	5	55.6					
YES	30	9	30	11	36.7	10	33.3					